

REMARKS

All pending claims stand rejected under 35 USC §102 as anticipated by Arnold, U.S. Patent 4,370,846.

Proposed Amendments Putting Claims in Condition for Allowance

Applicant understands that proposed after final amendments previously submitted since August 9 including new claims 18-22 have not been formally entered.

Accordingly, the formal filing version of this after final amendment having previously pending, currently amended claim 16 and new claims 17 through 20 is the only version of these claims entered on the record.

Pursuant to Examiner's and Supervisor's courteous consideration of After Final Amendments submitted, Applicant acknowledges, with appreciation, communication by telephone of the allowability of claim 16, including a claim limitation to a center frame. Accordingly, the amendments filed herewith modify the claim amendments formerly submitted after the first office action on June 8, 2005. At the final office action on August 9, 2005 claims 1-14 and 16 were pending. Claims 1-14 are hereby cancelled and new claims 17-20 are added. New claims 17-20 depend from claim 16 and modify it. New claims 17-20 repeat previous claims, but depend instead from allowed claim 16.

Each of the above discussed claims recites structure that clearly distinguishes over the Arnold reference. Therefore, each of the above referenced claims is in condition for allowance over all prior art of record.

Conclusion

It is believed that a full and complete response has been made to the outstanding Office Action, and as such, the present application is in condition for allowance. If the

Examiner believes, for any reason, that personal communication will expedite prosecution of this application, he is invited to telephone the undersigned at the number provided.

Prompt and favorable consideration of this Amendment is respectfully requested.

Respectfully submitted,



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